NICHOLAS A. TRUTANICH United States Attorney District of Nevada Nevada Bar Number 13644 BRIAN WHANG Assistant United States Attorney 501 Las Vegas Blvd., South, Ste. 1100 Las Vegas, Nevada 89101 (702) 388-6336 / Fax: (702) 388-6418 brian.whang@usdoj.gov Representing the United States of America		
UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
UNITED STATES OF AMERICA,	Case No. 2:19-cr-00190-JAD-NJK	
Plaintiff, vs. BRANDON LEWIS,	STIPULATION FOR EXTENSION OF TIME TO FILE GOVERNMENT'S RESPONSE TO DEFENDANT'S MOTION TO SUPPRESS EVIDENCE	
Defendant.	(First Request)	
Trutanich, United States Attorney, and Brian counsel for the United States of America, and and Raquel Lazo, Assistant Federal Public D response to Defendant's Motion to Suppress be vacated and continued and reset for Augus This Stipulation is entered into for the	Rene L. Valladares, Federal Public Defender efender, counsel for Brandon Lewis, that the Evidence (ECF No.24) due on July 30, 2020, at 28, 2020.	
	United States Attorney District of Nevada Nevada Bar Number 13644 BRIAN WHANG Assistant United States Attorney 501 Las Vegas Blvd., South, Ste. 1100 Las Vegas, Nevada 89101 (702) 388-6336 / Fax: (702) 388-6418 brian.whang@usdoj.gov Representing the United States of America UNITED STATE DISTRICT UNITED STATES OF AMERICA, Plaintiff, vs. BRANDON LEWIS, Defendant. IT IS HEREBY STIPULATED AND Trutanich, United States Attorney, and Brian counsel for the United States of America, and and Raquel Lazo, Assistant Federal Public D response to Defendant's Motion to Suppress I be vacated and continued and reset for Augus This Stipulation is entered into for the	

1		motion. Defense counsel need	ds additional time to relay the offer to	
2		Defendant. Defendant is in C	alifornia state custody.	
3	2.	Counsel for the Government	needs additional time before filing a response	
4		to Defendant's Motion to Sup	ppress Evidence.	
5	2.	The parties agree to the continuance.		
6	3.	The additional time requested	d by this Stipulation is made in good faith and	
7	not for purp	or purposes of delay.		
8	4.	This is the first stipulation to	be filed herein.	
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10	DAT	ED this 28th day of July, 2020.		
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12	NICI	HOLAS A. TRUTANICH,	RENE VALLADARES	
13	United States Attorney		Federal Public Defender	
14	B _W .	/s/ Brian V. Whang	By: <u>/s/ Raquel Lazo</u>	
15		/s/ Brian Y. Whang AN Y. WHANG tant United States Attorney	RAQUEL LAZO, AFPD Counsel for Brandon Lewis	
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1	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
2		OF NEVADA	
3	UNITED STATES OF AMERICA,	Case No. 2:19-cr-00190-JAD-NJK	
4	Plaintiff,		
5	vs.	ORDER	
6	BRANDON LEWIS,		
7	Defendant.		
8			
9	IT IS ORDERED that the parties' stipulation to extend time is GRANTED. Docket		
10	No. 27. The United States' response to Defendant's motion to suppress evidence must be		
11	filed no later than August 28, 2020.		
12	DATED this 28th day of July, 2020.		
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15	UNITED STATES MAGISTRATE JUDGE		
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